UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

DENNIS HANSCOM, on behalf of himself and all others similarly situated,

Plaintiff,

CASE NO. 3:24-CV-00277-KDB-DCK

VS.

NORDSEC LTD., NORDSEC B.V., NORDVPN S.A., NORD SECURITY INC., and TEFINCOM S.A. d/b/a NORDVPN,

Defendants.

DECLARATION OF SAMUEL SAHAGIAN IN SUPPORT OF DEFENDANTS' REQUEST FOR JUDICIAL NOTICE

Samuel Sahagian declares as follows:

- 1. I am an attorney at Fenwick & West. I am competent to testify and make this declaration based on my personal knowledge and records I have reviewed.
- 2. Attached as Exhibit 1 is a printout of the webpage depicting the General Terms of Service for NordVPN, NordPass, and NordLocker, as it appeared on August 2, 2023. This printout was obtained from archive.today, available at https://archive.fo/8nx4S (last visited August 20, 2024).
- 3. Attached as Exhibit 2 is a printout of the webpage depicting the Subscription Terms for NordVPN, NordPass, and NordLocker, as it appeared on August 2, 2023. This printout was obtained from archive.today, available at https://archive.fo/nSxlg (last visited August 20, 2024).

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

DATED this 21st day of August, 2024.			
	By:		
	J	Samuel Sahagian	